

1 BAKER BOTTs L.L.P.
2 John M. Taladay (*pro hac vice*)
3 Evan J. Werbel (*pro hac vice*)
4 Thomas E. Carter (*pro hac vice*)
5 Andrew L. Lucarelli (*pro hac vice*)
6 700 K Street, N.W.
7 Washington, D.C. 20001
(202)-639-7700
(202)-639-7890 (fax)
Email: john.taladay@bakerbotts.com
evan.werbel@bakerbotts.com
tom.carter@bakerbotts.com
drew.lucarelli@bakerbotts.com

8
9 *Attorneys for Defendants*
10 *IRICO GROUP CORP. and*
IRICO DISPLAY DEVICES CO., LTD.

11
12 **UNITED STATES DISTRICT COURT**
13 **NORTHERN DISTRICT OF CALIFORNIA**
14 **OAKLAND DIVISION**

15
16 IN RE: CATHODE RAY TUBE (CRT)
17 ANTITRUST LITIGATION

Master File No. 07-cv-05944-JST
(N.D. Cal.)

MDL No. 1917

18 This Document Relates to:
19
20 ALL INDIRECT PURCHASER ACTIONS

**NOTICE OF WITHDRAWAL OF IRICO
DEFENDANTS' ADMINISTRATIVE
MOTION TO CONSIDER WHETHER
THE ODP CORP. MATERIAL SHOULD
BE SEALED PURSUANT TO CIVIL
LOCAL RULES 7-11 AND 79-5(f)**

1 TO THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:

2 On February 15, 2023, defendants Irico Group Corp. and Irico Display Devices Co., Ltd.
 3 (collectively, “Irico”) filed an Administrative Motion to Consider Whether The ODP Corp.
 4 Material Should Be Sealed Pursuant to Civil Local Rules 7-11 and 79-5(f), ECF No. 6154 (the
 5 “ODP Sealing Motion”). In the Motion, Irico indicated that it had “undertaken to reach out to all
 6 parties that have designated information or materials attached to the Declaration of Evan Werbel
 7 in Support of Irico’s Motion to Partially Exclude the Proposed Expert Testimony of Dr. Janet
 8 Netz … as “Confidential” or “Highly Confidential,” in order to secure their permission to file the
 9 materials publicly.” (ODP Sealing Motion at 2.) Irico further indicated that it had “contacted
 10 counsel for ODP, and was advised that ODP needed additional time before it could provide such
 11 permission.” (*Id.*)

12 Irico has now received permission to file publicly the materials previously designated by
 13 OfficeMax Inc., predecessor in interest to ODP. Irico therefore WITHDRAWS the ODP Sealing
 14 Motion pursuant to Civil Local Rule 7-7(e). Irico will refile appropriately unredacted copies of
 15 the previously sealed materials upon resolution of the remaining Motions to Consider Whether
 16 Another Party’s Materials Should Be Sealed Pursuant to Civil Local Rules 7-11 and 79-5(f) (ECF
 17 Nos. 6151, 6152, 6153), unless otherwise directed by the Court.

18
 19 Dated: February 17, 2023

Respectfully submitted,

20
 21 */s/ Thomas Carter*
 22 Thomas Carter (*pro hac vice*)
 23 tom.carter@bakerbotts.com
 24 BAKER BOTTS L.L.P.
 25 700 K St. NW
 26 Washington, D.C. 20001
 Telephone: (202) 693-7702
 Mobile: (202) 412-4352

27
 28 *Attorneys for Defendants*
IRICO GROUP CORP. and
IRICO DISPLAY DEVICES CO., LTD.